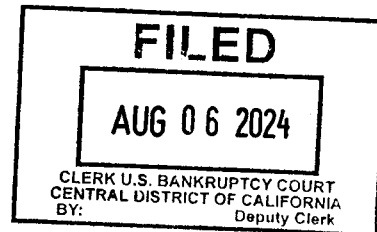


1 Dr. Stewart Lucas Murrey  
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3 Santa Monica, CA 90403  
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5 Email: 2@lucasmurrey.io  
6 Website: lucasmurrey.com  
7 SocialMedia: sickoscoop.com/lucas

8 Plaintiff & Plaintiff in Pro Se



6  
7 **UNITED STATES BANKRUPTCY COURT**  
8 **CENTRAL DISTRICT OF CALIFORNIA**

9 In re:

10 MS. AMY LYNNE BLALOCK, an  
11 individual;

12 Debtor,

13 DR. STEWART LUCAS MURREY, an  
14 individual;

15 Plaintiff,

16 MS. AMY LYNNE BLALOCK, an  
17 individual;

18 Defendant.

19 Adversary Complaint Case No.

20 24-ap-01152-BR

21 [Assigned to: Hon. Judge Barry Russell]

22 Related: Bankruptcy Case No.

23 24-bk-12532-BR-Chapter 7

24 [Assigned to: Hon. Judge Barry Russell]

25 **OPPOSITION TO MS. BLALOCK'S  
26 MOTION TO DISMISS**

27 Hearing Date: 20 August 2024

28 Hearing Time: 10:00 A.M.

Courtroom: 1668

Edward Roybal Building

255 E. Temple St.

Los Angeles, CA 90012

Judge: Hon. Barry Russell

21 Plaintiff Dr. Stewart Lucas Murrey hereby opposes Defendant Amy Blalock's  
22 motion to dismiss his adversarial claim. As noted in his adversary complaint, Ms.  
23 Blalock is unlawfully weaponizing bankruptcy to elude justice for her intentional  
24 and malicious injury of Dr. Murrey and for which defendant is currently being  
25 prosecuted (Los Angeles Superior Court Case No. 23STCV14890). Dr. Murrey has  
26 filed a motion for order in the Blalock's related bankruptcy case (24-bk-12532-BR-  
27  
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**UNITED STATES BANKRUPTCY COURT  
CENTRAL DISTRICT OF CALIFORNIA**

In re:

MS. AMY LYNNE BLALOCK, an  
individual;

Debtor,

DR. STEWART LUCAS MURREY, an  
individual;

Plaintiff,

MS. AMY LYNNE BLALOCK, an  
individual;

Defendant.

Adversary Complaint Case No.

24-ap-01152-BR

[Assigned to: Hon. Judge Barry Russell]

Related: Bankruptcy Case No.

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**OPPOSITION TO MS. BLALOCK'S  
MOTION TO DISMISS**

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Judge: Hon. Barry Russell

Plaintiff Dr. Stewart Lucas Murrey hereby opposes Defendant Amy Blalock's motion to dismiss his adversarial claim. As noted in his adversary complaint, Ms. Blalock is unlawfully weaponizing bankruptcy to elude justice for her intentional and malicious injury of Dr. Murrey and for which defendant is currently being prosecuted (Los Angeles Superior Court Case No. 23STCV14890). Dr. Murrey has filed a motion for order in the Blalock's related bankruptcy case (24-bk-12532-BR-

1 Chapter 7) confirming no stay of said LASC action and/or relief from stay. After  
2 obtaining this confirmation and/or relief, it is his intention to continue to litigate said  
3 original state case. It is Plaintiff's right to prosecute Ms. Blalock in his state court  
4 case and wherein Ms. Blalock also has every right to defend herself against Dr.  
5 Murrey's claims.

6  
7 In her attempt to mislead this Court, Defendant Blalock has misrepresented  
8 several facts. First: Blalock lies about the state of service of defendants in said  
9 LASC case no. 23STCV14890. Dr. Murrey is currently in the process of unmasking  
10 several anonymous Facebook accounts involved in the online conspiracy to gang-  
11 stalk, cyberbully and defame him. Unlike Blalock who has clearly violated the law  
12 by her participation in said defamation conspiracy and filed bankruptcy in bad faith,  
13 Dr. Murrey has never litigated frivolously. Blalock's Exhibit "A" merely refers to  
14 the judge of said LASC case no. 23STCV14890 suggesting a \$60.00 fee for failure  
15 to serve defendants absent a reasonable explanation in a response to an Order to  
16 Show Cause ("OSC") set in the future in September of 2024. Thus Blalock's Exhibit  
17 proves nothing other than Dr. Murrey's case against her and others is moving  
18 forward. Everything Blalock claimed about service of defendants and the number of  
19 defendants being served is factually wrong. This is why Ms. Blalock failed to  
20 provide a declaration authenticating anything she states in her motion to dismiss.

21  
22 In the event that this Court requires, Dr. Murrey seeks leaves to amend his  
23 adversary complaint, to include a statement that he does not consent to entry of final  
24  
25

1 orders or judgment of the bankruptcy Court. Dr. Murrey is the victim of an elaborate  
2 online conspiracy to harm his life and work that goes back to at least 2016. In good  
3 faith he is seeking to litigate as best as he can while representing himself. Thus if  
4 any defects are perceived in regard to Fed. Rule of Bankruptcy Proc. 7012(b),  
5 plaintiff respectfully requests leave to have them properly remedied. Because Dr.  
6 Murrey welcomes the chance to proceed with his state case against Ms. Blalock  
7 (LASC case no. 23STCV14890), he has filed a motion for order confirming no stay  
8 of said LASC action and/or relief from such stay. This way his litigation can  
9 proceed despite Blalock's notice of stay of action in her attempt to frivolously  
10 confuse and complicate matters.  
11

12 Blalock's section three: "Facts" has several misrepresentations. The judge of  
13 the subject LASC case no. 23STCV14890 denied Blalock's anti-SLAPP motion i.e.  
14 wherein Libel, Libel *per se* and False Light survived. Plaintiff's currently pending  
15 causes of action meet the "willful, malicious intent" needed to meet the threshold for  
16 nondischargeability of debt. Said judge of the LASC case no. 23STCV14890  
17 disagreed that Blalock's statements about Dr. Murrey had anything to do with  
18 "women's security against male violence and harassment" (Declaration of Plaintiff  
19 Dr. Stewart Lucas Murrey, ¶¶ 3-4, Exh. "1"). In fact, the superior court state judge  
20 made it clear in her ruling that Blalock's false accusations of plaintiff having  
21 committed several murders was intentional and malicious (*Ibid.*). That Ms. Blalock  
22 has the audacity to openly lies to this Court as when she states that such statements  
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1       were intended “only to inform” to protect the public suggests that Blalock should be  
2       sanctioned.

3       Defendant’s other remarks e.g. that she does not have enough information to  
4       respond to Dr. Murrey’s discovery is irrelevant. This is a matter to be determined in  
5       the above-noted LASC case no. 23STCV14890 and not in Federal bankruptcy  
6       Court. As pointed out in Dr. Murrey adversary complaint, a clear sign that Blalock  
7       is unlawfully abusing Federal bankruptcy court to elude justice is the fact that she  
8       filed less than two days after receiving Dr. Murrey’s proper meet & confer from 30  
9       March 2024 concerning her failure to respond to his discovery in said LASC case  
10      no. 23STCV14890 (Decl. Dr. Murrey, ¶ 5, Exh. “2”). It is clear that Ms. Blalock not  
11      only intended to maliciously harm Dr. Murrey herself individuals, but also that  
12      Defendant knowingly participated with others such as Kelly Gibbons in an online  
13      Facebook conspiracy to intentionally and malicious harm him. (Decl. Dr. Murrey, ¶  
14      6, Exh. “3”). Defendant is aware of his intentional and malicious harm and seeking  
15      any excuse to elude justice, including a severe misuse of Federal bankruptcy Court.  
16

17       For the reasons stated above and the evidence presented and authenticated  
18       herein, Dr. Murrey has proven already in his superior court state case (LASC case  
19       no. 23STCV14890) that there is a clear likelihood of Dr. Murrey prevailing against  
20      Ms. Blalock for Libel, Libel *per se* and False Light (Dr. Murrey, ¶¶ 3-4, Exh. “1”).  
21       Each of these three causes of action carry punitive damages. They they represent  
22      intentional and malicious acts. By secretly accusing Plaintiff of several murders  
23

1 which in truth and actual fact never occurred, Ms. Blalock clearly sought to cause  
2 and did cause “deliberate” and “intentional injury” to Dr. Murrey i.e. exactly what  
3 11 U.S.C. § 523(a)(6) requires (See *Kawaauhau v. Geiger*, 523 U.S. 57, 61 (1998)).  
4 Ms. Blalock’s future debts are non-dischargeable per applicable statements based on  
5 willful, malicious and intentional personal injury to Dr. Murrey. Therefore,  
6 Defendant’s motion to dismiss should be denied.  
7

8 In the alternative, if there are any formal deficiencies with Plaintiff’s  
9 adversary claim, he requests leave from this Court to remedy them. As noted above,  
10 it is Plaintiff’s intention to continue prosecuting his superior court state case and this  
11 is why he has filed in good faith a motion for order confirming that a stay of his  
12 above-noted LASC case no. 23STCV14890 is not in effect and/or relief from such a  
13 stay. This way Dr. Murrey can continue his prosecution of Blalock in said state  
14 court and she herself can defend.  
15

16  
17 DATED: 31 July 2024

18  
19 Respectfully submitted,

20  
21 By:

22   
23 Dr. Stewart Lucas Murrey  
24 Plaintiff & Plaintiff in Pro Se  
25  
26  
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1 PROOF OF SERVICE

2 I declare as follows:

3 I am over the age of 18 years, and not a party to this action. My business address is 5478  
4 Wilshire Blvd., Pent. 430, Los Angeles, CA 90036, which is located in the county where the mailing  
5 described below took place. On 2 August 2024 I served the foregoing document(s) described as: Dr.  
Murrey's opposition and declaration to:

6 Amy Lynne Blalock  
7 1619 N La Brea Ave #509  
8 Los Angeles, CA 90028  
9 Tel. (310) 569-6182  
amyblalock@gmail.com

10 I served a true copy of the document(s) above:

11 [ ] By United States mail. I enclosed the documents in a sealed envelope or package addressed to the  
12 person(s) at the address(es) mentioned above and:

13 [ ] placed the envelope for collection and mailing, following our ordinary business practices. I am  
14 readily familiar with this business's practice for collecting and processing correspondence for  
15 mailing. On the same day that correspondence is placed for collection and mailing, it is deposited in  
the ordinary course of business with the United States Postal Service, in a sealed envelope with  
postage full prepaid.

16 [ X ] By e-mail or electronic transmission. Based on a court order or an agreement of the parties to  
17 accept service by e-mail or electronic transmission, I caused the document(s) to be sent to the  
18 person(s) at the e-mail address(es) listed above. I did not receive, within a reasonable time after the  
transmission, any electronic message or other indication that the transmission was unsuccessful.

19 [ ] I hereby certify that I am employed in the office of a member of the Bar of this Court at whose  
20 direction the service was made.

21 [X] I hereby certify under the penalty of perjury that the foregoing is true and correct. Executed on 2  
22 August 2024 at Los Angeles, California.

23 \_\_\_\_\_  
24 Declarant  
25 \_\_\_\_\_  
26 \_\_\_\_\_  
27 \_\_\_\_\_  
28 \_\_\_\_\_

